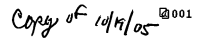
KILPATRICKSTOCKTON





Attorneys at Law

December 16, 2005

1001 West Fourth St. Winston-Salem NC 27101-2400 t 336 607 7300 f 336 607 7500 www.KilpatrickStockton.com

direct dial 336 607 7486 direct fax 336 734 2753 BSchroeder@KilpatrickStockton.com

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COMMENTS

Re: A

Application No. 10/748,704

Filed: 12/30/03

Applicant: Joseph K. Price

Attached please find the Statement under 37 CFR 3.73(b) in the above-referenced application. Thanks you for your help in this matter. Should you have any questions, please feel free to call me at 336-607-7486.

T. Benjamin Schroeder

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Copy of Notice Regarding Power of Attorney:

Revocation of Power of Attorney with New Power of Attorney and Change of Correspondence Address;

Statement Under 37 CFR 3.73(b);

Assignment of Patents (Price to Analytical Technologies, LLC) (4 pages); and Patent and Patent Applications Assignment (Analytical Technologies, LLC to Sensory Analytics, LLC) (4 pages)

This collection of information is required by 37 CFR 1.8. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.8 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Page 1 of 1



29737

INITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NUMBER

SMITH MOORE LLP

P.O. BOX 21927

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTY, DOCKET NO, TITLE

10/748,704

GREENSBORO, NC 27420

12/30/2003

Joseph K. Price

5005463-002US2

CONFIRMATION NO. 2132

OC000000017314295

Date Mailed: 10/24/2005

NOTICE REGARDING POWER OF ATTORNEY

This is in response to the Power of Attorney filed 10/19/2005 . The Power of Attorney in this application is not accepted for the reason(s) listed below.

• The Power of Attorney is from an assignee and the Certificate required by 37 CFR 3.73(b) has not been received.

DEDRIA WASHINGTON

PTOSS (703) 305-0677

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REVOCATION OF POWER OF ATTORNEY WITH NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS	Application Number	10/748,704
	Filing Date	December 30, 2003
	First Named Inventor	Joseph K. Price
	Art Unit	1775 ·
	Examiner Name	Archene A. Turner
	Attorney Docket Number	55972/314224

I hereby revoke all previous powers of attorney or authorizations of agent given in the above-identified application:						
A Power	☐ A Power of Attorney is submitted herewith.					
OR						
☑ I hereby	appoint the	practitioners at Custorr	er Numb	er: 23	342	
ĺ.			•	L		
⊠ Please c	☑ Please change the correspondence address for the above-identified application to:					
⊠ The	☑ The address associated with					
· Cust	tomer Numb	er:	23342			
OR						
Firm or Individue	al Name					,
Address						
City			State		ZIP	
Country						
Telephone			Fax			
I am the:					•	
☐ Appl	icant/invento	or.				
		rd of the entire interest				
State	ment under	37 CFR 3.73(b) is enc	losed. (Fo	orm PTO/SE	V96)	·
SIGNATURE of Applicant or Assignee of Record						
Signature	Signature					
Name	Greg Frisby					
Date	5-3-	-05	Telephone 336 -665-1700			
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.						
Total of forms are submitted						

This collection of information is required by 37 CFR 1.36. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application, Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gethering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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	STATEMENT UNDER 37 CFR 3.73(b)
Applicar	t/Patient Owner: Sensory Analytics, LLC
4	on No./Patent No.: 10/748,704 Flied/lesue Date: 12/30/03
Applicat	Anodizing System With a Coating Thickness Monitor and an Anodized Product
	Analysics, LLC a North Carolina limited Rability company (Type of Assignoe, e.g., corporation, partnership, university, government againcy, etc.)
states ti	eat it les:
1. 5	the assignee of the entire right, title, and interest of
2 [an assignee of less than the entire right, title, and interest
	The extent (by parcentage) of its ownership interest is%
	ent application/patent identified above by virtue of elitrer:
re	n assignment from the inventor(s) of the patent application/patent identified above. The easignment was corded in the United States Patent and Trademark Office at Reel Frame or for which a copy ereof is attached.
OR	
8. 🗀 A	chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as nown below:
	1. From: Joseph K. Price To: Analytical Technologies, LLC
	The document was recorded in the United States Palent and Trademark Office at
	Real, Frame, or for which a copy thereof is attached.
:	2. From: Analytical Technologies, LLC To: Sensory Analytics, LLC
	The document was recorded in the United States Patent and Trademark Office at
	Reel Frame or for which a copy thereof is attached.
:	3. From:
	The document was recorded in the United States Patent and Trademark Office at
	Reel, Frame, or for which a copy thereof is attached.
!	Additional occuments in the chain of title are listed on a supplemental sheet.
⊠ Cop	es of assignments or other documents in the chain of title are attached.
Divis	(E: A separate copy (i.e., a true copy of the original document(s)) must be submitted to Assignment ion in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the TO. See MPEP 302.08)
The und	eraigned (whose title is supplied below) is authorized to act on behalf of the assignee.
	12/14/05
	Signature
	Greg Frisby / 336-665-1800
	Printed or Typed Name Telephone Number
	CEO
:	

336-601-7500

Myou hood assistance in cort

11/01/04

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ASSIGNMENT OF PATENTS

This ASSIGNMENT OF PATENTS, dated November 10th, 2004, is entered into by Joseph K. Price, an individual resident of North Carolina (the "Assignor"), for the benefit of Analytical Technologies LLC, a North Carolina corporation ("Assignee").

WHEREAS, Assignee and Assignor have entered into that certain Technology Transfer Agreement, dated as of the date hereof (the "Agreement"), pursuant to which Assignor has agreed to sell and assign, and Assignee has agreed to buy and certain intellectual property to Assignee, and

WHEREAS, pursuant to the Agreement, Assignor desires to assign to Assignee all of Assignor's right, title and interest in and to the patents, patent applications, patent disclosure and related patent rights (the "Patents") set forth on Schedule 1 attached hereto.

NOW, THEREFORE, in consideration of entering into the Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns, set overs and transfers to Assignee, its successors and assigns all of Assignor's entire rights, title and interests in and to the Patents, and agrees to sell, assign, set over and transfer to Assignee, its successors and assigns all of Assignor's entire right, title and interest in and to the Patents that are completed or come into existence hereafter, including any divisions, continuations, re-examinations, or reissues, and extensions thereof, and all rights of priority resulting from the filing in the United States of the Patents, and any and all applications for patent and patents issuing therefrom in any and all countries of the world, including all divisions, continuations, re-examinations, or reissues, and extensions thereof, and all rights of priority resulting from the filing in the United States of the respective applications for said Patents identified above, the same to be held and enjoyed by Assignee for its own use and enjoyment, and for the use and enjoyment of its successors, assigns and other legal representatives, to the end of the term or terms for which the Patents are or may be granted or reissued as fully and entirely as the same would have been held and enjoyed by the Assignor if this Assignment and sale had not been made, together with all claims for damages by reason of past infringements of the Patents including without limitation provisional rights thereto with the right to sue for and collect the same for its own use and benefit, and for the use and on behalf of its successors, assigns and other legal representatives; provided, however, Assignee will be responsible for those costs and expenses reasonably incurred by Assignor in carrying out Assignor's obligations pursuant to this paragraph. Assignor agrees that, on request it will at Assignee's expense sign all lawful papers in connection with all divisional, continuing, re-examining and reissue applications, make all rightful oaths and generally do everything reasonably requested by Assignee to aid Assignee, its successors, assigns and nominees to obtain, maintain, and enforce patent protection in any country for the inventions set forth in the Patents.

Analytical Technologies LLC rev 9
Page 1

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11/3/20041:21 PM
IN WITNESS WHEREOF, Assignor has caused this Assignment to be executed, by its duly authorized corporate officer effective this 16th day of October, 2004.

Analytical Technologies LLC

Sy: _____

Title: Many

Joseph K. Price

[SIGNATURE PAGE TO ASSIGNMENT OF PATENTS]

11/3/20041:21 PM STATE OF	mc	
COUNTY OF_	Juier	d_

On this 10 day of Nev, 2004, before me, a Notary Public in and for said State, personally appeared personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose names(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS, my hand and official seal.

Notary Public Smith

Notary Public Smith

My Coronnession expires:

my Coronnession of pires:

11/3/20041:21 PM

Schedule 1

Patent Applications

- 1. Patent Application No. 10/748,704—Anodizing System with a Coating Thickness Monitor and an Anodized Product
- 2. Patent Application No. 10/952,700—Anodizing System with a Coating Thickness Monitor and an Anodized Product
- 3. Patent Application No. 10/953,082—Anodizing System with a Coating Thickness Monitor and an Anodized Product

Patents

Patent No. 6,674,533—Anodizing System with a Coating Thickness Monitor and an Anodized Product

PATENT AND PATENT APPLICATIONS ASSIGNMENT

WHEREAS, Analytical Technologies, LLC, a North Carolina limited liability company, heremafter "SELLER," is the owner of all interest in the inventions disclosed in the United States patents and patent applications listed in <u>Schedule A</u> (collectively, the "Patents"), which are attached hereto and incorporated by reference herein.

WHEREAS, Sensory Analytics, LLC, a North Carolina limited liability company, hereinafter "BUYER," desires to acquire an interest therein.

WHEREAS, the SELLER and BUYER have entered into a certain Asset Purchase Agreement of even date herewith pursuant to which the SELLER has sold and the BUYER has, among others, purchased all right, title, and interest in, to and under the Patents.

NOW, THEREFORE, to all whom it may concern be it known that for and in consideration of good and valuable consideration, the receipt of which is hereby acknowledged, SELLER has sold, assigned and transferred and by these presents does hereby sell, assign and transfer unto said BUYER, its successors, assigns, and legal representatives, SELLER's entire right, title and interest in and throughout the United States of America, its territories and all foreign countries, in and to the inventions as described in said Patents, together with SELLER's entire right, title and interest in and to said Patents, and such Patents as may issue thereon or claim priority under law or international convention; including but not limited to conversions, continuations, divisionals, reissues, renewals, reexaminations, and other filings related to such Patents, said inventions and Patents to be held and enjoyed by said BUYER for its own use and behalf, and for its successors, assigns and legal representatives, to the full end of the term for which said Patents may be granted as fully and entirely as the same would have been held by SELLER had this assignment and sale not been made; SELLER hereby conveys all of SELLER's rights arising under or pursuant to any and all international agreements, treaties or laws relating to the protection of industrial property by such Patents. SELLER hereby acknowledges that this assignment, being of SELLER's entire right, title and interest in and to said inventions, carries with it the right in BUYER to apply for and obtain from competent authorities in all countries of the world any and all Patents by attorneys and agents of BUYER's selection and the right to procure the grant of all Patents to BUYER for its own name as BUYER of SELLER's entire right, title and interest therein. SELLER also hereby acknowledges that this assignment carries with it the right in BUYER to sue for damages for infringement of said Patents.

AND, SELLER hereby further agrees for itself and its successors, assigns and legal representatives to execute upon reasonable request, and at BUYER's expense, any other lawful documents and likewise to perform any other lawful acts which may be reasonably deemed necessary to secure fully the aforesaid inventions to said BUYER, its successors, assigns, and legal representatives, including: the execution of applications for patents in foreign countries; the execution of substitution, reissue, divisional or continuation applications; and preliminary or other statements or the giving of testimony in any interference or other proceeding in which said inventions or any application or patent directed thereto may be involved.

AND, SELLER hereby authorizes and requests the Director of the United States Patent and Trademark Office and the empowered officials of all other governments to record BUYER as the owner of the Patents and to issue any applications as shall be granted upon such Patents, notices and any other communications and documents bearing on the Patents based thereon, to said BUYER, its successors, assigns, and legal representatives.

AND, this assignment is binding on SELLER, and its successors and assigns, and will inure to the benefit of BUYER, it successors and assigns, and shall be construed and enforced in accordance with the laws of the state of North Carolina without regard to the conflict or choice of law rules of North Carolina or any other jurisdiction.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by their duly authorized officers as of this 10th day of November 2004.

BUYER:

SENSORY ANALYTICS, LLC

Name. Doug Young

Title: Manager

SELLER:

ANALYTICAL TECHNOLOGIES, LLC

By.

Name:

"Jane Doe, Notary Public")

My Commission expires;

ACKNOWLEDGEMENT

STATE OF } COUNTY OF Surprid }
On Nov 10 2004, before me

personally appeared Sole of K. Price

personally known to me — OR —
proved to me on the basis of satisfactory evidence to be the person(s) whose
name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they
executed the same in his/her/their authorized capacity/ies, and that by his/her/their signature(s) on
the instrument, the person(s), or the entity upon behalf of which person(s) acted, executed the
instrument.

Witness my hand and official seal.

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SCHEDULE A

PATENT APPLICATIONS AND PATENTS

Patent Applications

- 1. Patent Application No. 10/748,704—Anodizing System with a Coating Thickness Monitor and an Anodized Product
- 2. Patent Application No. 10/952,700—Anodizing System with a Coating Thickness Monitor and an Anodized Product
- 3. Patent Application No. 10/953,082—Anodizing System with a Coating Thickness Monitor and an Anodized Product

Patents

Patent No. 6,674,533—Anodizing System with a Coating Thickness Monitor and an Anodized Product

Other Intellectual Property

Optical Analysis and Vision Systems

RF Measurement and Analysis Systems

All other software and hardware applications that involve either color, thickness or analytical measurement

Other Property

Analytical Technologies application notes;

Analytical Technologies sales call reports (history);

Analytical Technologies sales offers (contracts);

Analytical Technologies business methods; and

Analytical Technologies application history (related to application development).

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